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0Q) with the f the Socurit	Exhibit A Setted if debute is required to file periodic reports (e.g., forms 10K and e Securities and Endumpe Commission pursuant to Section 13 or 15(d) is Exchange Act of 1934 and is requesting relief under chapter 11.)	(To be completed if debt whose debts are primarily I, the attempty for the petitioner moved in these informed the petitioner that [he or she l2; or 13 of title 11, United States Convailable under each such chapter, I farthe debter the notice copiets by 11 U.S.C. § 3-1	or is an individual consumer debut.) the foregoing petition, declare d suppressed under chapter 7 de, and have explained the secretify that I have defivered se
] Erkibit	A is anached mpt made a past of this perition.	Signature of Amorney (by Debiorts)	(Date)
	or own or have possession of any property that posses or is alleged to posses d Exhibit C is attached snet made a part of this petition.	Meret of imminum and identifiable harm to p	ublic health or safety?
Exhi this is a jo	pleted by every individual debtor. If a joint petition is filled, ibit D completed and signed by the debtor is attached and mint petition: bit D also completed and signed by the joint debtor is attach	ede a part of this petition.	th a separate Exhibit D.)
)g 	Information the grading the (Check my applicable Debug has been donaiciled or has had a residence, prioripal piace of bus preceding the date of this periods or for a longer part of such 180 days if There is a bankruptcy case concerning debug; a stillant, general partner,	le box.) nissens, or principal assets in this District for I hen in any other District.	80 days immediately
a	Debter is a debter in a foreign proceeding and has its principal place of has no principal place of business or nesets in the United Status but in a cities District, or the interests of the parties will be served in regard to the s	infondant in an action or proceeding (its a fede	
	Statement by a Debtar Who Resides as a Te (Chack all applicable b		
a	transford has a judgment against the debtor for possession of debtor's i	residence. Elf has checked, complete the follo	ming.)
	, Va	me of landlerd (hat obtained judgment)	
	(Ad	sires of lendlord)	- -
	Debtor claims that under applicable nonbankrapacy law, there are circum- cative monetary default that gave rise to the judgment for posterion, an		
	Debrur has included with this petition the deposit with the court of any refiling of the petition.	on that would become due doring the 30-day j	seriod after the

Official Form 1 (1979) Valuatory Policing	Form B), Page 3		
(This page must be completed and thed in cycly come.)	Nume of Debar(s).		
	Shapteres		
Signature(s) of Doktor(s) (Individual/Joint)			
•	Signature of a Foreign Representative		
I declare under penalty of perjury that the information provided in this petition	To the I declare on the control of t		
AND CARLEST	4		
(If partitioner is an individual whose debts are primarily consumer debts a	THE PARTY OF THE P		
or 13 of rists 11. United States Code, understand the relief available under each chapter, and choose to proceed under chapter 7.	ich such (Check only one bur.)		
If the affection researches may not be a second or the second of the sec	10.		
(If no amorasy represents me and no limitingstry peristion proposet signs the periods obtained and read the notice required by $11~U.S.C. \notin 342(b)$.	rition) [1] I requires relief in accordance with chapter 15 of title 11. United States Code Certified copies of the documents required by 11 U.S.C. § 1313 are unached		
regions relief in accordance with the chapter of ricle 11, United States reposition in this patricular	Code, Parsumer or 11 U.S.C. § 1311, I receive reflect in accordance with the obsquer of title 11 specified in this position. A certified copy of the order granting recognition of the foreign rain proceeding is attached.		
Espandere of Daller	X (Signature of Foreign Representative)		
Signature of Sales Debug - 689-8185	(Printed Name of Forciga Representative)		
Telephopo Nicolar (If got represented by attorney)	w / otcas nepromite)		
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Signature of Attorney	Elgenture of Non-Attorney Benkruptsy Petition Property		
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Administrative Officers of Contract of Con	I declare under penalty of purjusy that: (1)1 and a bankrupery position prepared defined in 11 U.S.C. § 110; (2) I prepared this document for comprehension and has provided the delays with a common of this document for comprehension and has		
Printed Name of Anomey for Departs)	provided the Adam with		
	required under II U.S.C. 14 110(b), 116(b), and 342(b); and (3) if raise a guidelines have been provided in the control of the		
Firm Name	the fire annihim alternation of the second o		
Address	source of the supramus amount before the debto		
	notice of the maximum assume by backrapter periation preparers. I have given the debto notice of the maximum assume before preparing any document for filling fite a debtoo or ascopting any fite from the debtor, as required in that section. Official Form 198 is attached.		
	if attached.		
Telephone Nucley			
One	Printed Name and title, if any, of Backraptcy Politics Propings		
Signature of Dubber (Corporation/Partnership) are under passity of perjusy that the information provided in this perjuse in our arrect, and that I have been authorized to file this petition on behalf of the	Social Security number (If the basicrapicy parision preparer is not un institution), since the Social Security resember of the officer, principal, responsible patient or partner of the backraphry patision preparer.) (Required by II U.S.C. § 110.) Address		
	•		
obser requests the relief is accordance with the chapter of lith 11, United States			
specified in this pullifon.	'lx		
produce of Authorized Individual	Dete		
med Name of Authorized Individual	Signature of basic period period preparer or officer, principal, compossible person, or pariner whose Social Security mander is provided by		
ile of Authorized Individuel	partner whose Social Security member is provided above.		
	Names and Social Senurity numbers of all other individuals who prepared or aniated in propering this document unless the hontemptery petition preparer is not an individual.		
	If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.		
	A hundragon, y perturns proposer's findure in comply with the provisions of life 11 and the Federal Rules of Budragon, Procedure may result in fines or imprisonment or bude, 11 U.S.C. § 110, 18 U.S.C. § 136.		

Official Form 1, Exhibit D (19/06)

UNITED STATES BANKRUPTCY COURT

	Northern	District of	Illinois	
				•
In re SANA	ORD Jeff	eason	Case No.	,
Debto	r(s)			known)

EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy case later, you may be required to pay a second filing fee and you may have to take extra steps to stop creditors' collection activities.

Every individual debtor must file this Exhibit D. If a joint petition is filed, each spouse must complete and file a separate Exhibit D. Check one of the five statements below and attach any documents as directed.

I. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency.

[2]. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 15 days after your bankruptcy case is filed.

Official Form 1, Exh. D (10/06) - Cont.

following exigent c	y that I requested credit counseling services from an approved agency but was services during the five days from the time I made my request, and the ircumstances merit a temporary waiver of the credit counseling requirement kruptcy case now. [Must be accompanied by a motion for determination by ize exigent circumstances here.]
the first 30 days after agency that provide developed through to for cause and is limit within the 30-day per your case. If the court	is satisfied with the reasons stated in your motion, it will send you an ur request. You must still obtain the credit counseling briefing within it you flie your bankruptcy case and promptly file a certificate from the d the briefing, together with a copy of any debt management plan he agency. Any extension of the 30-day deadline can be granted only ted to a maximum of 15 days. A metion for extension must be filed griod. Faffure to fulfill these requirements may result in dismissal of just is not satisfied with your reasons for filing your hankruptcy case up a credit counseling briefing, your case may be dismissed.
☐Incep illness or ments decisions with s ☐Disab extent of being s briefing in perso ☐Active	equired to receive a credit counseling briefing because of: [Check the [Must be accompanied by a motion for determination by the court.] acity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental al deficiency so as to be incapable of realizing and making rational respect to financial responsibilities.); iility. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the unable, after reasonable effort, to participate in a credit counseling on, by telephone, or through the Internet.); military duty in a military combat zone. States trustee or bankruptcy administrator has determined that the credit of 11 U.S.C. § 109(h) does not apply in this district.
	enalty of perjury that the information provided above is true and
Signature of Debtor: Date: 7-9-0	Sandry Affran

CHASE HOME FIM

P. S. BAY 78116

PLOCKIN A2 85062

1800 548 - 7912

JUDICIAL SALES CORP I SWACKEN DR STE STE 2400 CHI IL 60601

1-312-236-SALE

CODILISE ASS 15W036 NI FrONTAGE RO STE 106 636-7945380